EXHIBIT B TO ORRICK'S FIFTH QUARTERLY: MONTHLY FEE APPLICATION FOR THE PERIOD FEBRUARY 1-28, 2007

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)
In re:) Chapter 11
W.R. GRACE & CO., <u>et al</u> .) Case No. 01-1139 (JKF)
Debtors.	Objection Deadline: April 25, 2007 at 4:00 p.m.
	Hearing: Schedule if Necessary (Negative Notice)

NOTICE OF FILING OF THIRTEENTH MONTHLY INTERIM APPLICATION OF ORRICK, HERRINGTON & SUTCLIFFE LLP, COUNSEL TO DAVID T. AUSTERN, FUTURE CLAIMANTS' REPRESENTATIVE

- TO: (1) The Debtors; (2) Counsel to the Debtors; (3) The Office of the United States Trustee;
 - (4) Counsel to the Official Committee of Asbestos Personal Injury Claimant;
 - (5) Counsel to the Official Committee of Asbestos Property Damage Claimants;
 - (6) Counsel to the Official Committee of Equity Holders; and (7) Counsel to the Debtors-in-Possession Lender; and (8) the Fee Auditor

Orrick, Herrington & Sutcliffe LLP, counsel to David T. Austern, Future Claimants' Representative (the "FCR"), has filed and served its Thirteenth Monthly Application of Orrick, Herrington & Sutcliffe LLP for Compensation for Services Rendered and Reimbursement of Expenses as counsel to the FCR for the time period February 1, 2007 through February 28, 2007, seeking payment of fees in the amount of \$307,640.80 (80% of \$384,551.00) and expenses in the amount of \$17,183.12, for a total amount of \$324,823.92 (the "Application").

This Application is submitted pursuant to this Court's Administrative Order Under 11 U.S.C. Sections 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Official Committee Members entered on March 17, 2003 (the "Administrative Order").

Objections or responses to the Application, if any, must be made in writing and filed with the United States Bankruptcy Court for the District of Delaware, Marine Midland Plaza, 824 Market Street, Fifth Floor, Wilmington, DE 19801, on or before April 25, 2007 at 4:00 p.m., Eastern Time.

At the same time you must also serve a copy of the objections or responses, if any, upon the following: (i) co-counsel to David T. Austern, FCR, Roger Frankel, Esquire and Richard H. Wyron, Esquire, Orrick, Herrington & Sutcliffe LLP, 3050 K Street, NW, Washington, DC 20007 and John C. Phillips, Esquire, Phillips, Goldman & Spence, P.A., 1200 North Broom Street, Wilmington, DE 19806; (ii) co-counsel for the Debtors, David M. Bernick, Esquire, Kirkland & Ellis LLP, 200 East Randolph Drive, Chicago, IL 60601 and Laura Davis Jones, Esquire, Pachulski, Stang, Ziehl, Young & Jones, P.C., 919 North Market Street, Suite 1600, P.O. Box 8705, Wilmington, DE 19899-8705; (iii) co-counsel to the Official Committee of Unsecured Creditors, Lewis Kruger, Esquire, Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, NY 10038-4982 and Michael R. Lastowski, Esquire, Duane Morris, LLP, 1100 N. Market Street, Suite 1200, Wilmington, DE 19801-1246; (iv) co-counsel to the Official Committee of Asbestos Property Damage Claimants, Scott L. Baena, Esquire, Blizin, Sumberg, Dunn, Baena, Price & Axelrod, First Union Financial Center, 200 South Biscayne Boulevard, Suite 2500, Miami, FL 33131 and Michael B. Joseph, Esquire, Ferry & Joseph, P.A., 824 Market Street, Suite 904, P.O. Box 1351, Wilmington, DE 19899; (v) co-counsel to the Official Committee of Asbestos Personal Injury Claimants, Elihu Inselbuch, Esquire, Caplin & Drysdale, 399 Park Avenue, 36th Floor, New York, NY 10022 and Mark Hurford, Esquire, Campbell &

Levine, LLC, Chase Manhattan Centre, 15th Floor, 1201 Market Street, Suite 1500, Wilmington, DE 19801; (vi) co-counsel to the DIP Lender, J. Douglas Bacon, Esquire, Latham & Watkins, Sears Tower, Suite 5800, Chicago, IL 60606 and Steven M. Yoder, Esquire, The Bayard Firm, 222 Delaware Avenue, Suite 900, P.O. Box 25130, Wilmington, DE 19899; (vii) counsel to the Official Committee of Equity Holders, Thomas Moers Mayer, Esquire, Kramer Levin Naftalis & Frankel LLP, 919 Third Avenue, New York, NY 10022; (viii) the Office of the United States Trustee, ATTN: Frank J. Perch, Esquire, 844 N. King Street, Wilmington, DE 19801; and (ix) the Fee Auditor, Warren H. Smith, Warren H. Smith and Associates, Republic Center, 325 N. St. Paul, Suite 4080, Dallas, TX 75201.

Any questions regarding this Notice or attachments may be directed to undersigned counsel.

ORRICK, HERRINGTON & SUTCLIFFE LLP

Dated: April 5, 2007

By: Røger Frankel, admitted pro hac vice

Rishard H. Wyron, admitted pro hac vice

The Washington Harbour

3050 K Street, NW

Washington, DC 20007

(202) 339-8400

Co-Counsel to David T. Austern, Future Claimants

Representative

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W.R. GRACE & CO., <u>et al</u> .) Case No. 01-1139 (JKF)
Debtors.	Objection Deadline: April 25, 2007 at 4:00p.m. Hearing: Schedule if Necessary (Negative Notice)
ORRICK, HERRINGTON & SUT TO DAVID T. AUSTERN, FUTURI COMPENSATION AND REIMBURS	I MONTHLY INTERIM APPLICATION OF CLIFFE LLP, BANKRUPTCY COUNSEL E CLAIMANTS' REPRESENTATIVE, FOR SEMENT OF EXPENSES FOR THE PERIOD HROUGH FEBRUARY 28, 2007
Name of Applicant:	Orrick, Herrington & Sutcliffe LLP ("Orrick")
Authorized to Provide Professional Services to:	David T. Austern, Future Claimants' Representative (the "FCR")
Date of Retention:	As of February 6, 2006 pursuant to Order entered by Court on May 8, 2006
Period for which compensation is sought:	February 1, 2007 through February 28, 2007
Amount of Compensation (100%) sought as actual, reasonable, and necessary:	\$384,551.00
80% of fees to be paid:	\$307,640.80 ¹
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$ 17,183.12
Total Fees @ 80% and 100% Expenses:	\$324,823.92
This is an: interim _X_	monthly final application.

¹ Pursuant to the Administrative Order, as amended, entered April 17, 2002, absent timely objections, the Debtors are authorized and directed to pay 80% of fees and 100% expenses.

The total time expended for fee application preparation during this time period is 19.60 hours and the corresponding fees are \$4,567.50 and \$868.20 in expenses for Orrick's fee applications and 12.80 hours and \$2,665.00 in fees and \$539.62 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Thirteenth interim fee application for the period February 1-28, 2007. Orrick has previously filed the following interim fee applications with the Court:

Interim Period	Fees @ <u>100%</u>	Fees @ 80%	Expenses @ <u>100%</u>	Total Fees @ 80% & 100% Expenses
First Interim Period February 6-28, 2006	\$89,026.00	\$71,220.80	\$0.00	\$71,220.80
Second Interim Period March 1-31, 2006	\$117,266.25	\$93,813.00	\$7,501.32	\$101,314.32
Third Interim Period April 1-30, 2006	\$125,362.50	\$100,290.00	\$1,783.43	\$102,073.43
Fourth Interim Period May 1-31, 2006	\$136,416.00	\$109,132.80	\$6,389.80	\$115,522.60
Fifth Interim Period June 1-30, 2006	\$194,266.75	\$155,413.40	\$6,395.69	\$161,809.09
Sixth Interim Period July 1-31, 2006	\$181,982.00	\$145,585.60	\$11,934.45	\$157,520.05
Seventh Interim Period August 1-31, 2006	\$152,041.50	\$121,633.20	\$5,711.17	\$127,344.37
Eighth Interim Period Sept. 1-30,2006	\$223,996.25	\$179,197.00	\$8,006.50	\$187,203.05
Ninth Interim Period October 1-31, 2006	\$225,845.00	\$180,676.00	\$24,528.57	\$205,204.57
Tenth Interim Period November 1-30, 2006	\$387,429.00	\$309,943.20	\$31,267.21	\$341,210.41
Eleventh Interim Period December 1-31, 2006	\$227,796.00	\$182,236.80	\$42,583.17	\$224,819.97
Twelfth Interim Period January 1-31, 2007	\$379,956.25	\$303,965.00	\$14,046.26	\$318,011.26

To date, Orrick has received payments from the Debtors in the following amounts:

- \$71,220.80 representing 80% of fees and 100% of expenses for February 2006
- \$101,314.32 representing 80% of fees and 100% of expenses for March 2006
- \$17,805.20 representing 20% of fees for February 2006
- \$23,453.25 representing 20% of fees for March 2006
- \$102,073.43 representing 80% of fees and 100% of expenses for April 2006
- \$115,522.60 representing 80% of fees and 100% of expenses for May 2006
- \$161,809.09 representing 80% of fees and 100% of most expenses for June 2006
- \$157,520.05 representing 80% of fees and 100% of expenses for July 2006
- \$127,344.37 representing 80% of fees and 100% of expenses for August 2006
- \$187,203.05 representing 80% of fees and 100% of expenses for September 2006
- \$91,209.05 representing 20% of fees for April, May and June 2006
- \$205,204.57 representing 80% of fees and 100% of expenses for October 2006
- \$566,030.38 representing 80% of fees and 100% of expenses for November and December 2006

COMPENSATION SUMMARY FEBRUARY 1-28, 2007

Name of Professional <u>Person</u>	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
John Ansbro	Partner, 3 years in position; 12 years relevant experience; 1995, Litigation	\$625	182.80	\$112,031.25 ²
Roger Frankel	Partner, 24 years in position; 36 years relevant experience; 1971, Bankruptcy	\$770	44.20	\$32,879.00 ³
Jonathan P. Guy	Partner, 7 years in position; 14 years relevant experience; 1993, Bankruptcy	\$650	11.20	\$7,280.00
Raymond G. Mullady, Jr.	Partner, 14 years in position; 24 years relevant experience; 1983, Litigation	\$635	79.20	\$53,480.25 ⁴
Garret G. Rasmussen	Partner, 25 years in position; 33 years relevant experience; 1974, Litigation	\$700	36.10	\$25,270.00
Richard H. Wyron	Partner, 18 years in position; 28 years relevant experience; 1979, Bankruptcy	\$700	29.90	\$20,930.00
Debra L. Felder	Associate, 5 years in position; 5 years relevant experience; 2002, Bankruptcy	\$465	200.0	\$89,745.00
Annie L. Hermele	Associate, 3 years in position; 3 years relevant experience; 2004, Litigation	\$390	14.60	\$5,694.00
Katherine Thomas	Associate, 3 years in position; 3 years relevant experience; 2004, Bankruptcy	\$390	.40	\$156.00
Shannon D. Venegas	Associate, 3 years in position; 3 years relevant experience; 2004, Litigation	\$390	35.90	\$14,001.00
Catharine L. Zurbrugg	Associate, 2 years in position; 2 years relevant experience; 2005, Litigation	\$355	10.90	\$3,869.50

² This amount reflects a reduction of \$2,218.75 for the 50% discount of hourly rates for non-working travel.

³ This amount reflects a reduction of \$1,155.00 for the 50% discount of hourly rates for non-working travel.

⁴ This amount reflects a reduction of \$1,563.75 for the 50% discount of hourly rates for non-working travel.

⁵ This amount reflects a reduction of \$3,255.00 for the 50% discount of hourly rates for non-working travel.

Name of Professional Person	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
Rachael M. Barainca	Legal Assistant	\$150	38.70	\$5,805.00
James Cangialosi	Legal Assistant	\$235	39.00	\$9,165.00
Debra O. Fullem	Bankruptcy Research Specialist	\$225	11.60	\$2,610.00
Timothy J. Hoye	Practice Support Project Coordinator	\$195	.40	\$78.00
John M. Mora	Litigation Tech Manager	\$240	1.20	\$288.00
Patricia M. Parker	Legal Assistant	\$205	6.00	\$1,230.00
Aaron R. Thorp	Project Coordinator	\$195	.20	\$39.00
Total			742.30	\$384,551.00
Blended Rate: \$518.05				

COMPENSATION BY PROJECT CATEGORY FEBRUARY 1-28, 2007

Project Category	Total Hours	Total Fees
Case Administration	10.50	\$1,612.50
Litigation	658.00	\$359,136.50
Plan & Disclosure Statement	10.60	\$7,882.00
Compensation of Professionals-Other	12.80	\$2,665.00
Retention of Professionals-Orrick	2.20	\$495.00
Compensation of Professionals-Orrick	19.60	\$4,567.50
Non-Working Travel	28.60	\$8,192.50
TOTAL	742.30	\$384,551.00

EXPENSE SUMMARY FEBRUARY 1-28, 2007

Expense Category	<u>Total</u>
Desktop Publishing Standard	\$15.00
Duplicating	\$8,574.08
Expert: Fees and Expenses	\$5,625.00
Facsimile	\$7.00
Meals	\$554.36
Parking	\$115.00
Postage/Express Delivery	\$748.16
Secretarial/Staff Overtime	\$44.25
Telephone	\$45.14
Travel - Air Fare/Train	\$1,195.68
Travel - Taxi	78.45
Westlaw and Lexis Research	\$181.00
TOTAL	\$17,183.12

Orrick's Client Charges and Disbursements Policy effective January 1, 2007, is as follows:

- a. **Duplicating** -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 15¢ per page in order to comply with the Local Rules of this Court. This charge includes the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.
- b. Long Distance Telephone and Facsimile Charges -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.
- c. Messenger and Courier Service -- It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.
- d. Overtime -- It is Orrick's practice to allow professionals and paraprofessionals working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge limited to \$7.50 per professional. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick utilized secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges were incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)

e. Computerized Research -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

By:

ORRICK, HERRINGTON & SUTCLIFFE LLP

Dated: April <u>5</u>, 2007

Roger Frankel, admitted pro hac vice

Rishard H. Wyron, admitted pro hac vice

The Washington Harbour

3050 K Street, NW Washington, DC 20007

(202) 339-8400

Co-Counsel to David T. Austern, Future Claimants

Representative

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

		
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In re:)	Chapter 11
W.D. GD / GD . GO	,	Cl NI 01 1120 (TIZE)
W.R. GRACE & CO., <u>et al</u> .	,	Case No. 01-1139 (JKF)
)	
Debtors.)	

VERIFICATION

DISTRICT OF COLUMBIA, TO WIT:

Richard H. Wyron, after being duly sworn according to law, deposes and says:

- 1. I am a partner of the applicant law firm Orrick, Herrington & Sutcliffe LLP ("Orrick") and have been admitted *pro hac vice* to appear in these cases.
- 2. I have personally performed many of the legal services rendered by Orrick as counsel to David T. Austern as Future Claimants' Representative ("FCR") and am familiar with the other work performed on behalf of the FCR by the lawyers, legal assistants, and other professionals of Orrick as set forth in the invoices attached as Exhibit A¹ to Orrick's monthly interim application.
- 3. I have reviewed the Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. I have reviewed the requirements of Local Rule 2016-2 and the Administrative Order as Amended dated April 17, 2002, and I believe the Application to be in compliance therewith.

Richard H. Wyron

SWORN AND SUBSCRIBED TO BEFORE ME THIS 5"DAY OF APRIL, 2007

Notary Public

My commission expires: <u>03-14-</u>09

1 Certain portions of the time entries in the attached Exhibit A have been redacted as they contain confidential information.

EXHIBIT A



ORRICK, HERRINGTON & SUTCLIFFE LLP WASHINGTON HARBOUR 3050 K STREET, NW WASHINGTON, DC 20007-5135 tel 202-339-8400 Jax 202-339-8500 WWW.ORRICK.COM

David Austern, Futures Claims Representative for W.R. Grace & Co. c/o Claims Resolution Management Corp. 3110 Fairview Park Drive, Suite 200 Falls Church, VA 22042

March 15, 2007 Client No. 17367 Invoice No. 1060013

FOR SERVICES RENDERED through February 28, 2007 in connection with the matters described on the attached pages:

\$ 384,551.00

Orrick Contact: Roger Frankel

DISBURSEMENTS as per attached pages:

17,183.12

TOTAL CURRENT FEES & DISBURSEMENTS (Pay this Amount):

401,734.12

Matter(s): 17367/11, 12, 13, 15, 2, 8, 9

DUE UPON RECEIPT

The following is for information only: Previous Balance not included in this invoice: \$666,128.41

> In order to ensure proper credit to your account, please reference your INVOICE and CLIENT numbers on your remittance. For inquiries, call: (304) 231-2701. Fax (304) 231-2501.

REMITTANCE COPY - PLEASE RETURN WITH PAYMENT

ELECTRONIC FUNDS

TRANSFERS:

REMITTANCE ADDRESS:

Orrick, Herrington & Sutcliffe LLP 4253 Collections Center Drive Chicago, IL 60693 Reference: 17367/ Invoice: 1060013 E.I.N. 94-2952627 Overnight deliveries: (312) 974-1642

Wire Transfers Only: ABA Number 0260-0959-3 Bank of America 100 West 33rd Street, NY, NY 10001 Account of

Orrick, Herrington & Sutcliffe LLP Account Number: 1499-4-10382 Reference: 17367/Invoice: 1060013

E.I.N. 94-2952627

ELECTRONIC FUNDS TRANSFERS: ACH Transfers Only:

ABA Number 121-000358

Bank of America San Francisco Main Branch Account of Orrick, Herrington & Sutcliffe LLP Account Number: 1499-4-10382 Reference: 17367/ Invoice: 1060013 E.I.N. 94-2952627



David Austern, Futures Claims Representative for W.R. Grace & Co. c/o Claims Resolution Management Corp. 3110 Fairview Park Drive, Suite 200 Falls Church, VA 22042

March 15, 2007 Client No. 17367 Invoice No. 1060013

Orrick Contact: Roger Frankel

For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 2 - Case Administration

02/01/07	R. Barainca	.	
02/01/07		Review Court docket; download documents and distribute.	0.20
02/01/07		opulie case catendar.	0.20
02/01/07		Review docket update.	0.10
02/02/07	un union	Review Court docket; download documents and distribute.	0.10
02/02/07	-4. Daranion	opdate case catendar.	0.20
02/02/07	- · · · · · · · · · · · · · · · · · · ·	Review docket update.	0.30
02/02/07		Review calendar items.	0.10
02/05/07	CALLITOR	Review Court docket; download documents and distribute.	0.20
02/03/07		recitew updated dockets	0.20
02/00/07	R. Barainca	Review Court docket; download documents and distribute.	0.10
02/07/07	R. Barainca	Notice Court docket; download documents and distribute	0.20
02/07/07	R. Barainca	Opdate case catendar.	0.20
02/08/07	R. Barainca	Review Court docket; download documents and distribute.	0.80
02/09/07	R. Barainca	opulate case calendar.	0.20
02/09/07	R. Barainca	Review Court docket; download documents and distribute.	
02/09/07	R. Barainca	Opuzie case calendar.	0.20
02/12/07	R. Barainca	Review Court docket; download documents and distribute.	0.50
	R. Barainca	Action Court docker; download documents and distribute	0.20
02/14/07	R. Barainca	Action Court docket; download documents and distribute	0.20
02/15/07	R. Barainca	recycle Court docket; download documents and distribute	0.20
02/15/07	R. Barainca	Update case calendar.	0.20
02/16/07	R. Barainca	Update case calendar.	0.80
02/16/07	R. Barainca	Review Court docket; download documents and distribute.	0.60
02/20/07	R. Barainca	TO VIEW COULT GOCKET: GOWNLOAD documents and distribute	0.20
02/21/07	R. Barainca	Review Court docket; download documents and distribute.	0.40
02/22/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
02/22/07	R. Barainca	Update case calendar.	0.20
02/23/07	R. Barainca	Update case calendar.	1.00
02/23/07	R. Barainca	Review Court docket; download documents and distribute.	0.70
02/26/07	R. Barainca	Review Court docket: download documents and distribute.	0.20
02/27/07	R. Barainca	Review Court docket; download documents and distribute. Review Court docket; download documents and distribute.	0.20
02/28/07	R. Barainca	Review Court docket; download documents and distribute. Review Court docket; download documents and distribute.	0.20
		Review Court docket; download documents and distribute.	0.20



March 15, 2007

page 2

Invoice No. 1060013

10.50

Total Hours Total For Services

\$1,612.50

Timekeeper Summary	Hours	Rate	Amount
Rachael Barainca Debra O. Fullem	10.00 0.50	150.00 225.00	1,500.00 112.50
Total All Timekeepers	10.50	\$153.57	\$1,612.50
Disbursements			
Local Taxi Expense Outside Services		48.45	
Postage		228.00	
1 ostage		1.59	

Total Disbursements

\$278.04

Total For This Matter

\$1,890.54



March 15, 2007 Invoice No. 1060013

For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 8 - Litigation

02/01/07	J. Cangialosi	Preparation and reviewing work sets of document binders	1.00
02/01/07	C. Zurbrugg	TOI J. PHISOIO.	1.00
02/01/07	C. Zurbrugg	Review background artists (A) 1 0	0.50
02/01/07 02/01/07 02/01/07	C. Zurbrugg S. Venegas D. Felder	Gather and review relevant documents. Review background article (.4); draft questions for telephone conference with J. Biggs (.5); confer with J. Ansbro re preparation for conference call with J. Biggs (.3); telephone conference with J. Biggs, R. Riggins, B. Gillespie, J. Ansbro and D. Felder re J. Biggs' processing of information contained in Rust database (.8); confer with J. Ansbro re strategy (.3); review Rust protocol materials (1.9); confer with D. Felder re expert materials (.5); review e-mail correspondence from J. Biggs regarding Rust, CMS and Manville databases (.6). Prepare for Siegel deposition.	0.50 5.30
02/01/07	D. reider	Revise and finalize FCR's memorandum in support and joinder in ACC's opposition to X-ray motion and e-mail correspondence with M. Hurford regarding same (1.1); prepare for telephone conference with E. Stallard and G. Rasmussen (.9); review ACC's opposition to X-ray motion (.4); telephone conference with E. Stallard and G. Rasmussen regarding estimation issues (1.3); telephone conference with J. Ansbro regarding estimation issues (.2); telephone conference with G. Rasmussen, R. Mullady, J. Ansbro, J. Biggs, R. Riggins, and B. Gillespie regarding estimation issues (.9); e-mail correspondence with J. Biggs regarding estimation issues and review materials regarding same (2.3); telephone conferences with J. Ansbro and C. Zurbrugg regarding estimation issues (.4); attention to estimation issues and e-mail correspondence with estimation team and Tillinghast regarding same (3.0).	10.90



David A 17367 page 4	uustern, Futures Clair	ms Representative for W.R. Grace & Co Marc Invoice No	ch 15, 2007 o. 1060013
02/01/0	7 J. Ansbro	Telephone conferences with D. Felder regarding PI Questionnaire issues and expert issues (1.3); e-mails to/from D. Felder regarding pertinent Manville Trust issues, review materials regarding same (1.6); review submissions on Grace's X-ray motion (.4); review and consider materials (rec'd today) regarding analysis of PI Questionnaires and Rust database (1.3); prepare for and conference call with Tillinghast team regarding case analysis (1.2); e-mails to/from team members and Tillinghast regarding case analysis (.6); e-mails regarding Grace proposal on X-rays	7.20
02/01/07	, vi.	(.3); review PI Questionnaire responses (.5). Review 1/23/07 hearing transcript (.4); review and reply to e-mail from debtors' counsel regarding X-ray repository and discuss same with R. Frankel (.4); review and reply to e-mails from D. Felder (.2).	1.00
02/01/07 02/01/07		Analysis of J. Biggs' draft report (1.5); conference with E. Stollard concerning the report (1.0)	2.50
02/01/07	, ,	Review pleadings on emergency hearing on V	0.40
02/02/07	C. Zurbrugg	X-ray production (.3); telephone conferences, e-mails re appeal on exclusivity (.4).	0.70
02/02/07	D. Felder	Review Judge Jack opinion re silicosis. Review local rules and internal operating procedures for Third Circuit appeal and prepare materials regarding same (2.0); review recently filed pleadings and e-mails to R. Barainca regarding same (1.1); telephonic participation in hearing on X-ray motion (.1); attention to estimation issues and e-mail correspondence with estimation team regarding same (2.1).	0.40 5.30
02/02/07	R. Mullady, Jr. G. Rasmussen	Prepare for and participate in telephonic hearing on X-rays issue (1.5); telephone conversation with N. N. Finch (.3); review subpoena to CRMC and related correspondence from D. Austern (.4); e-mail to D. Austern (.2).	2.40
02/04/07	G. Rasmussen	milatyze J. Diggs' draft report in preparation for mark!	0.80
02/04/07	R. Frankel	1 Mary 515 Of J. Digg's Graff renort	1.00
02/05/07		Review series of e-mails with client, Caplin re estimation, discovery (.6); review chart from D. Felder re questionnaires (.3).	0.90
02/05/07	R. Barainca	Review pleadings for D. Felder regarding D. Austern subpoena.	0.60
02/05/07	J. Cangialosi	Preparation work sets of depositions for J. Ansbro.	1.00



David A 17367 page 5	ustern, Futures Clai	ms Representative for W.R. Grace & Co Marc Invoice No	h 15, 2007 o. 1060013
02/05/07	J. Ansbro	Prepare for telephonic hearing regarding X-rays (.3); telephone conferences with R. Mullady and J. Ansbro regarding same (.5); review materials from J. Biggs regarding estimation issues (1.8); telephonic participation in hearing regarding X-ray motion (1.5); following up telephone conference with R. Mullady and J. Ansbro regarding same (.1); telephone conference with R. Mullady and J. Ansbro regarding correspondence from J. Biggs and other estimation issues (2.0); telephone conference with R. Wyron, J. Radecki, J. Brownstein and I. Altman regarding pension issues (.3); e-mail correspondence with M. Hurford regarding estimation issues (.2); telephone conference with J. Biggs regarding estimation issues (.2); review spreadsheet from J. Biggs regarding same (1.0); follow-up e-mail correspondence with R. Mullady regarding same (.7); review pension motion and related materials (.5). Review Grace subpoena to CRMC, e-mails to/from team regarding same (.5); attendance by telephone conference at Court hearing on Graces' X-ray motion (1.3); review depositions and documents from Sealed Air litigation (3.7); telephone conferences with R. Mullady and D. Felder regarding subpoena and upcoming depositions of Grace attorneys (.6); conference call with team members and D.	9.10
02/05/07 02/05/07	R. Mullady, Jr.	estimation (1.4), e-mails to/from and telephone conferences with D. Felder regarding same (.5); review submissions on Foster and Sear motion on PI Questionnaire responses (.4); further review materials regarding Manville Trust (.5). Prepare for and participate in telephonic hearing on X-rays issue (2.5); conference call regarding CRMC subpoena (.5); review and reply to e-mails from N. N. Finch, D. Felder, R. Wyron and J. Ansbro (.8).	3.80
02/05/07 02/05/07	G. Rasmussen	Analysis of J. Biggs' report.	0.70
QZ/03/0/	R. Wyron	Review pension materials (.2): call with consultant and	0.70
02/06/07	J. Cangialosi	Preparation work sets of depositions and documents for I	0.50
02/06/07	C. Zurbrugg	Austro.	3.50
02/06/07	A. Hermele	Review flow chart and other charts regarding Rust database.	0.40
		Rasmussen, R. Wyron, D. Felder, and A. Venegas to	1.50
02/06/07	S. Venegas	discuss upcoming tasks and assignments.	
	·0	Weekly team meeting (1.0); review pleadings (.7).	1.70



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02/06/07		Review notes and prepare agenda for status meeting (1.4); telephone conference with R. Wyron, J. Sakalo and M. Hurford regarding pension issues (.4); review materials from D. Austern (.4); telephone conference with J. Ansbro regarding estimation issues (.2); review materials from J. Biggs regarding estimation issues (1.2); status meeting with litigation team (1.8); follow-up regarding same (1.9); telephone conference with J. Biggs regarding estimation issues (.4); telephone conference with J. Ansbro regarding estimation issues (.8).	8.50
02/06/07	J. Ansbro	Review deposition transcripts and documents of Grace witnesses from Sealed Air case (4.0); review materials from D. Austern (.4); review and analysis regarding Rust database and PI Questionnaires, e-mails to/from D. Felder and J. Biggs regarding same (1.5); review materials from J. Biggs regarding basis for estimation (.7); review draft document from ACC counsel and review R. Mullady comments on same (1.3); team conference call regarding case status and strategy (1.0).	9.00
02/06/07	R. Mullady, Ji	Review and revise draft trial memorandum (2.0); prepare for and attend meeting with estimation team (1.7); discussions with J. Ansbro, N. N. Finch and D. Felder regarding various discovery issues (.5); initial review of documents produced by debtors in advance of Beber, Siegel and Hughes depositions (.3).	4.50
02/06/07	G. Rasmussen	Preparation of list of issues for meeting with J. Biggs (.5); participation in team meeting with R. Mullady going over assignments (2.3).	2.80
02/06/07	R. Wyron	Conference call with counsel for PI and PD on pension issues, and follow-up (.4); review materials for team meeting (.6); meet with litigation team (1.4); confer with J. Radecki on expert report issues and follow-up (.6).	3.00
02/06/07 02/07/07 02/07/07	R. Frankel C. Zurbrugg D. Felder	Review preliminary draft brief re estimation from N. Finch. Review questionnaires. Review proposed X-ray order (.1); review Debtors' document production (.5); review exclusivity appeal issues (.5); attention to estimation issues and prepare for meeting with J. Biggs, D. Austern and E. Stallard and telephone conferences with G. Rasmussen and R. Mullady regarding same (4.1).	1.60 1.50 5.20



depositions of Grace attorneys (5.2); conference on Support Mgr., J. Mora, regarding Grace's ument production (.4); e-mails to/from R. arding Grace document production and article aims estimation (.3); conference with C. garding P. I. Questionnaires (.6); e-mails C. counsel regarding case analysis (.4). In the produced by debtors in advance of positions (1.0); further review of proposed er on X-ray evidence (.2); prepare for and conference calls regarding same (2.0); review warded by D. Austern and e-mail discussions to (.5); telephone conversations with N. Finch on team regarding 2/14 telephonic hearing and nibus hearing issues (1.0).	6.90 4.70
principles produced by debtors in advance of cositions (1.0); further review of proposed er on X-ray evidence (.2); prepare for and conference calls regarding same (2.0); review warded by D. Austern and e-mail discussions me (.5); telephone conversations with N. Finch on team regarding 2/14 telephonic hearing and nibus hearing issues (1.0)	4.70
Hous nearing issues (1 (1)	
f list of issues to discuss with J. Biggs and	2.80
dar for upcoming hearings and pending eview e-mails regarding status of expert hedule (.2); review e-mails on Certificate of	0.80
ension motion and follow-up (.3). Illady revisions to N. Finch brief re estimation	1.20
for discussion with J. Biggs, series of e-mails	0.90
us J. Radecki drafts re inflation rates.	1.10
view work sets of documents to be added to atabase per J. Ansbro's request.	1.00
onnaires (.4); participate in conference call re Rust, CMS, and Manville databases (1.4).	1.80
Diggs and team.	6.10
Wehner and J. Ansbro regarding estimation eeting with J. Biggs, B. Gillespie, D. Illard, R. Wyron and litigation team nation issues (6.1); follow-up regarding same epare e-mails to/from D. Felder and a regarding case analysis (1.5); prepare for call with ACC counsel regarding PI.	9.10 8.60
	Rust, CMS, and Manville databases (1.4). J. Biggs and team. I with N. N. Finch, J. Wehner and J. Ansbronation issues (.5); telephone conference with Wehner and J. Ansbro regarding estimation eeting with J. Biggs, B. Gillespie, D. Illard, R. Wyron and litigation team action issues (6.1); follow-up regarding same



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02/08/07	J. Guy	Review and revise draft motion.	
02/08/07	R. Mullady, Jr.	Continue review of Grace documents (1.5); prepare for and	0.80
	•	attend meeting with estimation team and experts (5.0).	6.50
02/08/07	G. Rasmussen	Meeting with J. Biggs and other experts to consider issues	
00/00/00	5	relating to J. Diggs' estimate of fifture claims	6.00
02/08/07	R. Wyron	Confer with J. Biggs. D. Austern and others on actimation	6.20
		issues and tonow-up (5.6); call to I Radecki on pension	0.20
		135 (.2), call to J. Kadecki regarding expert report on	
02/08/07	R. Frankel	estimation and follow-up (.4).	
02/08/07	R. Frankel	Review presentation in detail from Towers Perrin.	1.20
2/08/07	R. Frankel	Read transcript of oral argument before Judge Buckwalter. Review J. Radecki draft rebuttel and the ANN.	1.40
		Review J. Radecki draft rebuttal report in AWI re discount rate.	0.70
)2/08/07	R. Frankel	Video conference with J. Biggs, G. Rasmussen, R. Mullady	
		and others to review Towers Perrin presentation re expert	1.60
2/00/07	T 61	estimation report.	
02/09/07	J. Cangialosi	Preparation of work sets of documents per J. Ansbro's	0.50
2/09/07	S. Venegas	request.	0.50
2/09/07	D. Felder	Call with ACC and FCR teams re litigation strategy.	2.00
		Review local rules regarding Third Circuit appeal and	7.90
		prepare filings regarding same (2.0); telephone conference	
		with R. Frankel, E. Inselbuch, S. Baena and J. Liesemer regarding exclusivity appeal issues (.5); telephone	
		conference with M. Hurford regarding same (.5); attention	
		to estimation issues and e-mails regarding same (2.0);	
		prepare for call with ACC reparding strategy (5), tolonly and	
		controlled with R. Frankel, R. Millady G. Pasmusson, D.	
		wyton and ACC's counsel regarding overall strategy (1.9).	
		ACVIEW INSIGNALS From Cirace regarding Dust database 1	
2/09/07	Y A1	retter to R. Riggins and I Riggs regarding some (C)	
2/05/07	J. Ansbro	receptions conferences with R. Mullady recording	7.30
		and discovery issues (.8); telephone conference with D	7.50
		withing the control of the control o	
		materials regarding aspectos trusts (1.3), conference cell	
		with ACC counsel (1.3); review I Jacoby expert material.	
		(.5), numerous e-mails to/from D. Felder and ACC governal	
		regarding case analysis and strategy (7), e-mails to/from	
		team regarding Grace document production (.5); review	
		Grace documents in preparation for attorney depositions (1.5).	
/09/07	R. Mullady, Jr.		
	3 ,	Prepare for and participate in conference call with ACC counsel (2.8); continue review of Countinue review	5.00
		counsel (2.8); continue review of Grace document production (1.2); attention to third-party subpoenas issued	
		by debtors, including conference call (1.0).	
		- Carrellance Carr (1.0).	



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02/09/07	G. Rasmussen	Conference call with ACC lawyers regarding upcoming litigation issues.	1.70
02/09/07	R. Wyron	Strategy call with counsel for PI and follow-in (1.2)-	1.80
02/09/07	R. Frankel	review e-mails and pleadings for 2/26 hearing (.6). Telephone conference with E. Inselbuch, N. Finch, R. Mullady, G. Rasmussen re estimation case issues,	1.60
02/09/07	R. Frankel	preliminary brief. Telephone conference with E. Inselbuch, S. Baena, J. Guy, D. Felder, others re appeal to Third Circuit (.9); review issues re motion to expedite (.3).	1.20
02/09/07	R. Frankel	Review series of doubted and in the series of	
02/10/07	D. Felder	Review series of docket entries and attached pleadings.	0.60
		Review recently filed pleadings (.9); review document production from Debtors and e-mail correspondence with R. Mullady and J. Ansbro regarding same (1.2).	2.10
02/10/07	J. Ansbro	Prepare for depositions of Grace attorneys (2.2); e-mails to/from R. Mullady and D. Felder regarding Grace document production (.2); e-mail to ACC counsel regarding Rust data (.3).	2.70
02/11/07	D. Felder	Review and revise motion to	
02/11/07	J. Ansbro	Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Control of the Review documents are the all the Review documents are t	1.50
02/11/07		Review documents produced by Grace (1.4); e-mails to/from ACC counsel regarding Rust data (.1).	1.50
	R. Mullady, Jr.	E-mails to/from estimation team regarding Grace document production (.2); continue review of Grace documents (1.0).	1.20
02/11/07	R. Wyron	Review case calendar (.3); organize notes for 2/26 hearing (.3).	0.60
02/12/07	C. Zurbrugg		
02/12/07	A. Hermele	Participate in conference call re updates to Rust database.	1.00
02/12/07	S. Venegas	Search transcripts for discussion of PIQ responses.	5.20
02/12/07	D. Felder	Confer with A. Hermele re transcript review. Attention to Grace's document production (1.2); telephone	0.30
		conference with R. Frankel and J. Guy regarding motion to expedite exclusivity appeal (.3); prepare for telephone conference with M. Peterson and D. Relles and review materials regarding same (.5); telephone conference with M. Peterson, D. Relles, J. Wehner and J. Ansbro regarding estimation issues (1.5); conference with J. Radecki, R. Wyron and litigation team regarding estimation issues (1.3); telephone conference with B. Gillespie regarding estimation issues (.3); telephone conference with J. Biggs regarding same (.3); telephone conferences with R. Mullady and J. Ansbro regarding estimation issues and review materials regarding same (4.2); conference with R. Mullady regarding status report (.3); being drafting status report (.5).	10.40



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02/12/07	J. Ansbro	Review documents produced by Grace (2.6); conference call with ACC counsel and experts regarding revised Rust data and PI Questionnaires (1.5); follow-up telephone conference with D. Felder regarding data analysis (.5); conference call with expert, J. Radecki and team members (1.0); review various updated data regarding PI Questionnaire responses (1.3); e-mails to/from J. Biggs and team members re data analysis (.4); telephone conference with D. Felder regarding review of Grace documents (.4); review depositions from Sealed Air litigation in preparation for uncoming Council.	10.30
02/12/07	J. Guy	Telephone conference with R. Frankel and D. Felder re motion to expedite appeal (.4); review and revise same (.8); telephone conference with T. Freedman re consent to same	1.40
02/12/07	R. Mullady, Jr.	Telephone conversations with N. N. Finch (.5); attend meeting with J. Radecki (1.5); conference calls regarding X-ray order and related e-mails (1.5); attention to status	5.00
02/12/07	G. Rasmussen	Review of Radecki report (.5); outline of questions for J. Radecki (.5); conference with J. Radecki concerning his	2.00
02/12/07	R. Wyron	report (1.0). Review draft reports from J. Radecki (.6;) meet with J. Radecki, R. Mullady and others regarding expert testimony and follow-up (1.1).	1.70
02/12/07	R. Frankel	Review, revise Third Circuit motion to expedite appeal (1.2); telephone conference with D. Felder, J. Guy re same (.4).	1.60
02/13/07	J. Cangialosi	Preparation of chronological sets of documents for J. Ansbro.	2.00
02/13/07	J. Mora	Conference with J. Ansbro regarding coding, scanning and database options for new matter (.4); prepare preliminary lit support budget for database set up (.3); e-mails re CaseMap licenses and to set up software training (.3); follow up e-mail to J. Ansbro outlining litigation support	1.20
02/13/07	A. Hermele	strategies (.2). Meet with R. Mullady, J. Ansbro and D. Felder regarding new documents from Grace and division of review of those documents (.5); discuss with attorney in CRMC's general counsel office whether previous work has been undertaken to compile a list of the status of tort reform all states, including both statutory and judicial (.3); begin document review (3.0).	3.80



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02/13/07		Review hearing transcripts and continue drafting status report (5.2); review documents from Grace and conference with R. Mullady and A. Hermele regarding same (.8); review draft certificate of counsel and proposed order regarding pension motion and e-mails to R. Wyron and M. Hurford regarding same (.4); telephone conference with J. Ansbro regarding estimation issues (.2); e-mail correspondence with J. Biggs regarding estimation issues (.5).	7.10
02/13/07	J. Ansbro	Review documents produced by Grace (3.5); conference call with R. Mullady and DC associates regarding review of Grace documents and deposition preparation (.5); review draft X-ray order and related e-mails (.2); follow-up telephone conferences with R. Mullady regarding Grace depositions and documents (.3); telephone conferences with D. Felder regarding J. Biggs' analysis and report, and e-mails to/from Biggs and Felder regarding same (.6); meeting with J. Mora regarding electronic litigation support tools for case analysis (.4); review depositions from Sealed Air litigation (3.8).	9.40
02/13/07	J. Guy	Work on motion to expedite (.8); analyze issues for appellate brief (.9).	1.70
02/13/07	R. Mullady, Jr.	Meet with estimation team regarding deposition preparation and document review (.5); review further iterations of X-ray order and related e-mails (.5); discussions with I Anshro	1.30
02/13/07	R. Wyron	Calls to and from D. Austin regarding database (.2); follow up with J. Biggs on expert report (.2); review docket for 2/26 hearing (.2); review pension order and Certificate of	1.00
02/13/07	R. Frankel	Counsel and follow-up with D. Felder (.4). Review revised motion to expedite at Third Circuit (.9); review E. Inselbuch comments re same (.3).	1.20
02/13/07	R. Frankel	Review issues re pending litigation.	
02/14/07	A. Hermele	Review documents in box 1 of 3 and compile chart of documents contained therein (3.8); send e-mail memo to R. Mullady, J. Ansbro, D. Felder and A. Venegas regarding results and providing chart (.3).	0.50 4.10
02/14/07	S. Venegas	Review documents in latest production.	4.70



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02/14/07	D. Felder J. Ansbro	Telephone conference with R. Frankel regarding estimation issues (.1); continue drafting status report (4.6); telephone conference with R. Mullady regarding update and status (.1); e-mail correspondence with R. Mullady, J. Ansbro and N. N. Finch regarding estimation issues (.4); review materials from Debtors (1.0); conference call with E. Inselbuch, S. Baena, J. Liesemer and J. Guy regarding exclusivity appeal issues (1.0); conference with R. Mullady, A. Hermele and J. Ansbro regarding estimation issues (.3); review hearing transcripts for status report (2.0); review materials and prepare for experts meeting (1.7); finalize motion to expedite exclusivity appeal (2.5).	13.70
V23 X 47 0 7	J. Alisbio	Review Sealed Air depositions in preparation for Grace attorney depositions (1.6); e-mails to/from R. Mullady and estimation team regarding Grace documents (.3); e-mails with estimation team regarding J. Biggs/Tillinghast ongoing case analysis and other expert issues (.3); continue detailed review of Grace document production (6.8); meet with R. Wyron regarding document review (.2); prepare for 2/15	9.50
02/14/07	J. Guy	meeting with non-estimation experts (.3). Review draft appellate brief (.8); analyze related issues (.7); work on motion to expedite (.5); telephone conference with co-appellants re brief (.5).	2.50
02/14/07	R. Mullady, Jr.	Review Grace documents in advance of attorney depositions (4.0); e-mails to/from estimation team regarding case preparation, motion practice and discovery (.5); review and edit draft status memorandum for 2/26 omnibus hearing (1.3).	5.80
02/14/07	G. Rasmussen	Consideration of J. Biggs' request to D. Austern.	
02/14/07	R. Wyron	Call with J. Biggs re database and follow-up (.2); e-mails to D. Austern and others (.2); review e-mails on pension CoC and follow-up (.3).	0.20 0.50
02/14/07	R. Frankel	Review, edit Liesemer draft of Third Circuit brief on exclusivity.	1.80
02/14/07	R. Frankel	Consider protocol to get info from plaintiffs' firms, e-mails re same.	0.60
02/14/07	R. Frankel	Review J. Biggs' questions for attorneys (.5); telephone conference with D. Felder re same (.2); e-mails re same (.2).	0.90
02/15/07	S. Venegas	Review documents for depositions.	0.40



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02/15/07		Finalize motion to expedite exclusivity appeal and related filings and telephone conferences with M. Hurford regarding same (1.5); review estimation materials and prepare for experts meeting (1.5); conference with G. Rasmussen, J. Ansbro E. Stallard, V. Roggli J. Jacoby and B. Gillespie regarding expert issues (3.0); follow-up with G. Rasmussen regarding expert issues (.5).	6.50
02/15/07	J. Ansbro	Review draft Status Report (.2); review responses to Grace Questionnaire (2.2); review pertinent court submissions from Owens Corning estimation proceedings (1.5); review J. Biggs e-mails and Manville Trust materials and respond to Biggs regarding same (.4); prepare for and attend meeting with non-estimation experts and litigation consultants (4.0); review and respond to e-mails regarding Hughes and Beber deposions (.3).	8.60
02/15/07	J. Guy	Attention to motion to expedite and appeal issues.	
02/15/07	R. Mullady, Jr.	Review and revises drop attacks.	0.50
02/15/07		Review and revise draft status report (.6); review and reply to e-mail from G. Rasmussen regarding non-estimation expert issues (.4).	1.00
	G. Rasmussen	Prepare for and meet with Jacoby, Stallard and Rogglie to discuss expert reports (7.7); prepare list of projects and report to the team (1.0); return to D.C. from N.C. (1.5).	10.20
02/15/07	R. Wyron	Review docket for 2/26 hearing issues (.3); follow-up emails on status of open issues (.4).	0.70
02/16/07	K. Thomas	Review and respond to series of e-mails from D. Felder and R. Wyron re National Union adversary hearing on February 21.	0.20
02/16/07	S. Venegas	Review materials produced by Grace re settlement	2.20
02/16/07	D. Felder	E-mail correspondence to R. Mullady regarding upcoming hearings (.1); review recently filed pleadings (1.0); finalize status report and e-mail correspondence with R. Mullady, N. N. Finch and M. Hurford regarding same (2.8); telephone conference with C. Hartman regarding filing (.1); finalize pro hac application for J. Ansbro and coordinate with C. Hartman regarding same (.6); telephone conference with J. Jacoby regarding expert issues (.1); e-mail correspondence regarding same (.1); review materials from J. Biggs and B. Gillespie regarding estimation issues (1.6); review status of upcoming matters (.3); review document production from Debtors (3.0).	2.20 9.70



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02/16/07	J. Ansbro	Attention to motion for admission pro hac vice (.3); e-mails to/from Orrick team members regarding discovery, expert issues and Grace document production (1.0); review data from J. Biggs, telephone conferences with D. Felder regarding same, e-mails to/from B. Gillespie (Tillinghast) regarding same (2.6); review Local Rules of Delaware District Court and Bankruptcy courts (.4); continue review of Grace documents (1.4); review pertinent law review article regarding asbestos bankruptcy and estimations, e-mail to Orrick team regarding same (1.3); review non-estimation expert reports (1.4).	8.40
02/16/07	R. Mullady, Jr. D. Felder	Review Grace documents in preparation for Hughes deposition (1.0); e-mails to/from estimation team regarding discovery and expert report preparation (1.4); review data and materials from J. Biggs and D. Austern (5)	2.90
02/17/07	J. Ansbro	Review document production from Debtors. E-mails to/from R. Mullady and D. Felder regarding database issues and Grace document production (.5); review Grace document production (3.0); review depositions and exhibits from Sealed Air Action (1.0).	3.00 4.50
02/17/07	R. Mullady, Jr.	Review Grace document production (2.3); e-mails to/from J. Ansbro and D. Felder (.5).	2.80
02/17/07	R. Frankel	Review status report filed with court (.9); series of e-mails re omnibus hearing (.3).	1.20
02/18/07	D. Felder	Review document production from Debtors and prepare summary regarding same.	4.00
02/18/07	J. Ansbro	E-mails to/from D. Felder and R. Mullady regarding Grace documents (.4); review Grace document production and review depositions from Sealed Air litigation (7.6).	8.00
02/18/07	R. Wyron	Review hearing agenda and e-mails re same planning for hearing (.3); review pension CoC for hearing (.2;); review case calendar (.4).	0.90
02/18/07 02/19/07	R. Frankel J. Cangialosi	Review, consider D. Felder e-mail re data from other trusts. Assist J. Ansbro in preparation for depositions of Reper	0.40 15.50
02/19/07	S. Venegas	and Hughes. Review discovery material produced by Grace.	8.00



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02/19/07		Telephone conference with J. Ansbro and B. Gillespie regarding estimation issues (1.5); follow-up telephone conferences with J. Ansbro regarding same (1.3); telephone conference with B. Gillespie regarding same (.3); prepare outlines and review documents for R. Beber and J. Hughes depositions (5.3); telephone conference with J. Biggs regarding estimation issues (.3); telephone conference with J. Ansbro regarding deposition preparation (.2); review non-estimation experts reports and prepare summary for J. Ansbro regarding same (2.1).	
02/19/07	J. Ansbro	Review case analysis questions prepared by J. Biggs and B. Gillespie (Tillinghast) (.5); conference call with Biggs and Gillespie regarding same (1.0); e-mails to/from, and telephone conference with, R. Mullady regarding Grace attorney depositions (.5); review memorandum from, and telephone conference with A. Venegas and D. Felder regarding Grace Document Production (.6); supervise J. Cangialosi preparation of deposition materials (.5); review D. Felder memorandum regarding Grace non-estimation	10.50
02/19/07	R. Mullady, Jr.	experts (.4); prepare for Grace attorney depositions (7.0). Conference call with B. Gillespie regarding CMS database (.8); e-mails regarding final X-ray order (.2); discussions with J. Ansbro and D. Felder regarding discovery matters (.6); review Third Circuit briefs in Owens Corning case (.8.)	2.40
02/20/07	J. Cangialosi	Assist J. Ansbro in preparation for the depositions of Berber and Hughes.	8.50
02/20/07	S. Venegas	Review summary of tort reform litigation	0.70
02/20/07	D. Felder	Smith (1.0); telephonic participation in hearing (.5); review Grace document production and e-mails to R. Mullady and J. Ansbro regarding same (2.5); conference with J. Ansbro regarding deposition preparation (2.5)	0.70 6.50
02/20/07	J. Ansbro	E-mails to/from R. Mullady regarding upcoming Hugh and Beber depositions (.3); review data from J. Biggs, e-mails to/from D. Felder regarding same (.4); review reports from team members regarding review of Grace document production (.3); e-mails to/from D. Felder and R. Mullady regarding additional Grace documents, received today, and review related correspondence (.3); prepare for Hughs and Beber depositions (1.7); further preparation for depositions of Grace attorneys (2.0); meet with D. Felder to review and organize potential deposition exhibits (1.5); discussions with ACC counsel regarding attorney depositions (1.0).	7.50



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02/20/07	R. Mullady, Jr.	Attend telephonic hearing on discovery matters (1.0); e-mails to/from D. Felder and A. Venegas regarding discovery (.5).	1.50
02/20/07	G. Rasmussen	Conference call with J. Jacoby, E. Stallard and V. Roggli re expert reports.	0.50
02/21/07	J. Cangialosi	Prepare chronological work sets of documents to be forwarded to B. Gillespie (3.0); organize work sets of production documents (2.5); prepare work sets of documents (.5).	6.00
02/21/07	S. Venegas		
02/21/07	D. Felder	Preparation for Siegel deposition. Attend R. Beber deposition (2.5), and the second s	3.50
		Attend R. Beber deposition (8.5); conference with J. Ansbro regarding preparation for J. Hughes deposition (4.5).	13.00
02/21/07	J. Ansbro	Attend and examine at deposition of Grace witness, Robert Beber (8.0); prepare for 2/22 deposition of Jay Hughes with D. Felder (2.0).	10.00
02/21/07	J. Guy	Review proposed appellate brief (.6); strategize re same	
		(.5); review opposition to same and motion to expedite (.3).	1.40
02/21/07	R. Mullady, Jr.	E-mails to/from D. Felder and J. Ansbro regarding	0.00
		discovery matters (.5); e-mail to B. Harding (4)	0.90
02/21/07	R. Frankel	Review agenda for February 26th hearing (3) review e-	0.70
00/00/07	T 62	mans re esumation (.4).	0.70
02/22/07	J. Cangialosi	Organization of work sets of production documents used for	3.00
02/22/07	To Table	deposition review and materials sent to R. Gillesnie (3.0)	2.00
UZIZZIUI	D. Felder	Attend J. Hugnes deposition (11.0): review Debtors!	11.20
		opposition to motion to expedite Third Circuit exclusivity	
02/22/07	J. Ansbro	appear and e-mail correspondence regarding same (2)	
VAI 22 0 1	J. ALSOIO	Attend and examine at deposition of Grace witness, Jay	9.70
		Hughes (9.0); discussions with ACC counsel regarding case	
		strategy and upcoming discovery (.5); telephone conference with R. Mullady (.2).	
02/22/07	R. Mullady, Jr.	E-mails to/from D. Felder recording II.	
	,,	E-mails to/from D. Felder regarding Hughes deposition (.5); discussions with N. N. Finch and J. Ansbro regarding same	2.00
		(.5); prepare for 2/26 omnibus hearing (1.0)	
02/22/07	R. Frankel	Review Grace Response to Motion to expedite appeal at	
		Third Circuit, exhibits.	0.80
02/22/07	R. Frankel	Review amended agenda; exchange of e-mails with R.	0.60
00/00/0		Muliady, others re same.	0.60
02/22/07	R. Frankel	Review, edit draft brief re exclusivity from Liesemer (1.6).	2 20
00/00/07	a	draft e-mail, memo re same (.6).	2.20
02/23/07	S. Venegas	Team meeting re Grace (1.7); meeting with R. Mullady re deposition (.5).	2,20



David Ar 17367 page 17	ustern, Futures Clain	ns Representative for W.R. Grace & Co Mar Invoice N	ch 15, 2007 Io. 1060013
02/23/07	D. Felder	Conference with D. Smith regarding Grace's document production (.5); conference with R. Wyron and litigation team regarding status and next steps (1.5); telephone conference with J. Wehner and litigation team regarding update (.3); preparation for conference call with ACC and PD regarding exclusivity appeal (.6); telephone conference with M. Hurford, J. Liesemer and M. Kramer regarding exclusivity appeal (.5); telephone conference with M. Hurford regarding follow-up (.3); telephone conference with J. Ansbro, B. Gillespie and J. Ansbro regarding estimation issues (1.5); follow-up telephone conference with J. Ansbro regarding same (.4).	5.60
02/23/07	J. Ansbro	Further review of Grace witnesses' testimony in Sealed Air (2.0); prepare for and conference call with Orrick estimation team regarding overall case status reports and strategy (2.2); conference call with Orrick team and ACC counsel regarding case analysis and strategy (1.0); prepare for and conference call (with D. Felder) with I. Biggs and	6.80
02/23/07	R. Mullady, Jr.	B. Gillespie (Tillinghast) regarding case analysis (1.6). Prepare for and attend estimation team meeting and conference call with ACC counsel following same (2.7); prepare for 2/26 omnibus hearing (.5); prepare for deposition of D. Siegel (.7); review debtors' status report and discuss same with ACC counsel (.5).	4.40
02/23/07	G. Rasmussen	Analysis of deposition testimony by Hughes relating to CMS data base.	0.80
02/23/07	G. Rasmussen	Meet with R. Mullady re expert tasks (1.0); follow up conference with experts (1.7).	2.70
02/23/07	R. Wyron	Review e-mails on status of pending estimation matters (.4); attend team meeting on estimation litigation and follow-up (1.3); review orders for 2/26 hearing (.3).	2.00
02/24/07	D. Felder	Review Debtors' status report regarding PI estimation and amended agenda for February omnibus hearing.	0.30
02/24/07	R. Mullady, Jr.	Prepare for omnibus hearing.	
02/24/07	G. Rasmussen	Review and consideration of response to Grace's status report.	0.50 0.20
02/25/07	D. Felder		
02/25/07	R. Mullady, Jr.	Review recently filed pleadings. Telephone conversation with N. N. Finch (.4); prepare for omnibus hearing (1.2); review transcript of D. Siegel deposition (.3).	1.00 1.90
02/25/07	R. Wyron	Review agenda and case calendar for 2/26 hearing (.3); review Debtors status report on PI estimation (.4).	0.70
02/25/07	R. Frankel	Review Grace status report, amended agenda in preparation for hearing (1.0); notes, e-mails re hearing (.3).	1.30



17367 page 18	istem, Futures Ci	aims Representative for W.R. Grace & Co Mar Invoice N	ch 15, 2007 o. 1060013
02/26/07	R. Barainca	Review materials for joint appendix for Third Circuit exclusivity appeal.	3.50
02/26/07	A. Thorp	Assist D. Felder grante DDE Start S. 1	
02/26/07		Assist D. Felder create PDF files of selected documents.	0.20
		Review and respond to e-mail from D. Felder re National Union adversary; conference with R. Barainca re new	0.20
		hearing date; series of e-mails to R. Barainca re same.	
02/26/07		Review e-mail from team.	.
02/26/07	D. Felder	Review questionnaires (1.0); telephone conference with J.	0.40
		Snyder, M. Kramer, J. Liesemer and M. Hurford regarding	7.70
		exclusivity appeal (.3); telephone conference with G.	
		Rasmussen and J. Jacoby regarding questionnaire issues	
		(.1), telephonic participation in omnibus hearing (2.3).	
		telephone conferences with G. Rasmussen and I. Biggs	
		regarding omnibus hearing (.3); telephone conference with	
		J. Weiller and G. Kasmussen regarding estimation issues	
02/26/07	Υ Α1	(), continue reviewing questionnaires for T. Diggs (2.4)	
J2/20/0/	J. Ansbro	receptions conterence attendance at Omnibus hearing (1.5).	5.50
		compliance with R. Mullady regarding	2.50
		developments at Omnibus hearing and case strategy (4), a	
		mans to nom N. N. Finch and R. Mullady (2) review	
		scient Fig responses (2.0): further review of testimony in	
2/26/07	J. Guy	Sealed Air lingation (1.4).	
,	ou,	Work on issues related to exclusivity appeal and motion to expedite.	1.50
2/26/07	R. Mullady, Jr.		
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	response for	6.10
		and attend omnibus hearing (4.5); telephone conversation	
		with J. Ansbro (.4); e-mails to/from N. N. Finch and J. Ansbro (.2).	
2/26/07	G. Rasmussen		
2/26/07	G. Rasmussen	Consideration of J. Biggs' draft questions for D. Austern. Conference with Caplan & Drysdale regarding questions for	0.50
		plaintiff firms.	0.50
2/26/07	G. Rasmussen	Conference with J. Jacoby regarding expert report.	
2/26/07	R. Wyron	Review open items on agenda (.3); attend argument on	0.20
	•	scheduling for estimation and follow-up notes (1.3); confer	1.90
		with R. Frankel, R. Mullady and N. N. Finch re strategy	
		(.3).	
2/26/07	R. Frankel	Prepare for Omnibus Hearing during travel to Wilmington	
		(1.5); attend Omnibus Hearing in Wilmington (2.8).	4.30
2/27/07	R. Barainca	Review materials for joint appendix for Third Circuit	
		exclusivity appeal.	4.20
2/27/07	T. Hoye	Discuss issues with P. Parker re transcripts on LiveNote.	
2/27/07	P. Parker	Load deposition into LiveNote (.6); compile deposition	0.20
		exhibit binder (.7); create binder labels as requested by J.	2.00
		(-/) of oale Ulliuci labels as requested by T	



David Au 17367 page 19	stern, Futures Claims		arch 15, 2007 No. 1060013
02/27/07	D. Felder	Review proposed order and certificate of counsel regarding Dr. Lucas's deposition testimony and e-mail to R. Mullady regarding same (.1); telephone conference with J. Ansbro regarding R. Beber and J. Hughes depositions (.1); review and revise Third Circuit exclusivity appeal brief (3.2); review questionnaires for J. Biggs (3.9).	7.30
02/27/07	J. Ansbro	Telephone conference with R. Mullady and N. N. Finch regarding proposed case scheduling (.6); telephone conferences with R. Mullady regarding same (.4); review and revise draft e-mail to Grace regarding proposed schedule (.2); discussions with Paralegal, P. Porter, regarding organization and preparation of discovery and deposition materials (.7); review additional materials from Sealed Air litigation (1.5); review and categorization of materials from Grace attorney depositions (1.0); begin to outline order of proof issue and current discovery projects (1.1); e-mails to/from R. Mullady regarding Hughes' testimony (.3); e-mails to/from R. Mullady and D. Felder regarding issues to be raised with D. Austern (.2); e-mails to/from D. Felder regarding Grace request for return of allegedly privileged document (.2); review materials sent	6.70
02/27/07	J. Guy	today from N. N. Finch regarding expert issues (.5). E-mails with Appellants and others re consent motion to intervene.	0.20
02/27/07	R. Mullady, Jr.	Telephone conversations with J. Ansbro regarding amendments to scheduling order (.4); conference call with N. N. Finch and J. Ansbro regarding same (.6); prepare proposed modifications to scheduling order and forward same to debtors' counsel (.6); review transcript of J. Hughes deposition (1.3); meet with A. Venegas (.2).	3.10
02/27/07	R. Frankel	Review series of e-mails re estimation, discovery schedule.	5.45
02/28/07	T. Hoye	Add case to LiveNote as requested by P. Parker; discuss	0.40
	•	issues re same with P. Parker.	0.20
02/28/07	P. Parker	Load deposition into LiveNote (.5); compile deposition exhibit binder (2.0); create binder labels (1.0); printout deposition as requested by J. Ansbro (.5).	4.00



Timekeeper Summary

John Ansbro

Rachael Barainca

David Austern, Futures Claim 17367 page 20		rch 15, 2007 No. 1060013
02/28/07 D. Felder	Telephone conference and e-mail correspondence with M. Hurford regarding reply to motion to expedite and concise summary (.5); review and revise same and e-mail correspondence with J. Snyder, M. Kramer, M. Hurford and J. Liesemer regarding same (1.5); review materials for J. Biggs regarding estimation issues (2.3); e-mail correspondence with R. Mullady and J. Ansbro regarding estimation issues (.5); review and revise exclusivity appeal brief (3.0); conference with R. Barainca regarding joint appendix and review and revise same (.5); review J. Hughes and R. Beber deposition transcripts and e-mail to J. Ansbro and R. Mullady regarding same (.1).	
	Telephone conference with R. Mullady regarding experts' analysis, case strategy and issues to be raised with D. Austern (.5); e-mails to/from ACC counsel regarding Grace PIQ issues, review analysis (received today) from counsel regarding same (.7); review materials from ACC counsel regarding pertinent portions of hearings in prior asbestos bankruptcy estimation proceedings (1.4); review pertinent law review articles and related estimation case law (3.7); further review and analysis of J. Biggs' draft report and e-mails with team members regarding same (.6); review selection portions of Hughes and Beber depositions (.6); dealings with Paralegal, P. Parker, regarding organization	7.90
02/28/07 J. Guy	Review reply to motion to expedite (.3); confer with R. Frankel re same (.2); attention to exclusivity appeal (3).	1.20
02/28/07 R. Mullady, Jr.	strategize re impairment issues (.4). Continue review of Hughes deposition transcript (3.0); emails to/from N. N. Finch, J. Ansbro, G. Rasmussen and estimation team regarding expert issues and trial strategy (.5); confer with R. Wyron regarding same (.2); review articles and other materials forwarded by N. N. Finch (.3).	4.00
02/28/07 R. Frankel	Review and edit draft Reply re expedited appeal (2.3); confer with J. Guy re same (.4); telephone conference with Liesemer re same (.2).	1.40
	Total Hours 658.00 Total For Services \$3	59,136.50

Hours

175.70

8.30

Rate

625.00

150.00

Amount

109,812.50 1,245.00



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Timekeeper Summary	Hours	Rate	Amount
James Cangialosi	39.00	235.00	9,165.00
Debra Felder	186.00	465.00	86,490.00
Roger Frankel	34.60	770.00	26,642.00
Jonathan P. Guy	11.20	650.00	7,280.00
Annie L. Hermele	14.60	390.00	5,694.00
Timothy J. Hoye	0.40	195.00	78.00
John M. Mora	1.20	240.00	288.00
Raymond G. Mullady, Jr.	74.70	695.00	51,916.50
Patricia M. Parker	6.00	205.00	1,230.00
Garret G. Rasmussen	36.10	700.00	25,270.00
Katherine S. Thomas	0.40	390.00	156.00
Aaron R. Thorp	0.20	195.00	39.00
Shannon Dawn Venegas	35.90	390.00	14,001.00
Richard H. Wyron	22.80	700.00	15,960.00
Catharine L. Zurbrugg	10.90	355.00	3,869.50
Total All Timekeepers	658.00	\$545.80	\$359,136.50
Disbursements			
Desktop Publishing stand	dard per hour	15.00	١
charge	por mour	13.00	,
Duplicating Expense		2,921.85	τ.
Expert; Consultants		5,625.00	
Express Delivery		101.47	
Facsimile			
Local Taxi Expense		7.00	
Other Business Meals		30.00	
Out of Town Business M	'aala	507.32	
Outside Reproduction Se		31.65	
Outside Services	rvices	4,307.83	
Overtime Meals		25.00	
		15.39	
Parking Expense		115.00	
Postage		257.28	
Secretarial/Staff Overtime	•	44.25	
Telephone		45.14	
Travel Expense, Air Fare		954.99	
Travel Expense, Local		240.69	
Westlaw Research			
		181.00	

Total Disbursements

\$15,425.86



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Total For This Matter

\$374,562.36



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For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 9 - Plan & Disclosure Statement

02/09/07	R. Frankel	Review with R. Wyron issues in preparation for meeting with D. Austern, Grace.	0.30
02/12/07	R. Frankel	Telephone conference with client in preparation for his meeting with ; notes re same.	0.30
02/13/07	R. Frankel	Review spreadsheets re valuation in preparation for meeting with Piper Jaffray.	1.10
02/14/07	R. Wyron	Confer with D. Austern and Piper Jaffray on plan issues and follow-up (1.7); confer with R. Frankel on Plan strategy and issues and follow-up notes (1.1).	2.80
02/14/07	R. Frankel	Confer with D. Austern, J. Radecki re settlement issues	1.70
02/16/07	R. Wyron	plan scenarios, meeting with D. Austern. Confer with R. Frankel on plan options (.3); begin review of economic analysis (.5).	0.80
02/16/07	R. Frankel	Telephone conferences with D. Austern re	0.70
02/21/07	R. Frankel	settlement meeting (.5); e-mail re same (.2). Review Piper Jaffray plan scenarios for different enterprise values (.8); telephone conference with J. Radecki re same (.5).	1.30
02/26/07	R. Wyron	Review financial analysis on plan issues and follow-up with	0.40
02/26/07	R. Frankel	Piper Jaffray. Confer with N. N. Finch and R. Wyron during travel from Wilmington re possible plan scenarios.	1.20

Total Hours
Total For Services

10.60 \$7,882.00

Timekeeper Summary	Hours	Rate	Amount
Roger Frankel Richard H. Wyron	6.60 4.00	770.00 700.00	5,082.00 2,800.00
Total All Timekeepers	10.60	\$743.58	\$7,882.00

Disbursements

Duplicating Expense

71.40

Total Disbursements



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Total For This Matter

\$7,953.40



March 15, 2007 Invoice No. 1060013

For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 11 - Compensation of Professionals - Other

00/01/07	.		
02/01/07	R. Barainca	Revise Tillinghast's November and December 2006	1.20
02/02/02	n n	Monthly fee applications.	1.20
02/02/07	R. Barainca	Revise Tillinghast's November and December 2006	0.40
02/05/07	m m ·	Monthly fee applications.	0.10
		Prepare D. Austern's January 2007 Monthly fee application.	1.50
02/05/07	R. Barainca	Prepare D. Austern's December 2006 Monthly fee	1.20
02/00/07	D D 11	application.	1.20
02/09/07	D. Fullem	Confer with R. Barainca regarding status of Piper Jaffray	0.10
07/00/07	T. D. H	Tourth quarterly fee application.	0.10
02/09/07	D. Fullem	Review and respond to e-mail from Piper Jaffray regarding	0.20
02/12/07	D D :	fourth quarterly fee application.	0.20
02/12/07		Edit D. Austern's December 2006 Monthly fee application.	0.30
02/12/07		riepare D. Austern's Eleventh Quarterly fee application	1.50
02/12/07		Edit D. Austern's January 2007 Monthly fee application	0.40
02/12/07	R. Barainca	Prepare D. Austern's Certificate of No Objection for his	0.40
00/10/07	·	October and November 2006 fee applications	0.60
02/13/07	D. Fullem	Confer with R. Barainca regarding Piner Jaffray's current	0.10
00 15 5 10 5		quarterly lee application.	0.10
02/15/07	R. Barainca	Prepare Piper Jaffray's Certificate of No Objection for their	0.50
		December 2006 Monthly fee application	0.50
02/18/07	R. Wyron	Review CNOs for D. Austern (.2); review quarterly fee	0.50
0010010		application for Piper Jaffray (.3).	0.50
02/20/07	R. Barainca	Prepare D. Austern's Certificates of No Objection for	0.30
		October and November 2006 for filing.	0.30
02/21/07	R. Barainca	Prepare D. Austern's Eleventh Quarterly fee application for	0.20
		filing.	0.30
02/21/07	R. Barainca	Prepare D. Austern's December 2006 Monthly fee	0.00
		application for filing.	0.20
02/21/07	R. Wyron	Review fee applications and CNOs for D. Austern and	0.00
		Piper Jaffray and provide comments.	0.80
02/27/07	R. Barainca	Review and edit Tillinghast's January 2007 Monthly fee	
		application.	0.50
02/28/07	R. Barainca	Revise Tillinghast's Eighth Quarterly fee application.	
02/28/07	R. Barainca	Prepare Tillinghoods Continue to Salar Sal	1.00
	, ,-	Prepare Tillinghast's Certificate of No Objection for their November 2006 fee application.	0.50
02/28/07	R. Barainca	Prenare Tillinghooth Continue Care	
· · · · · · · · · · · · · · · · · · ·		Prepare Tillinghast's Certificate of No Objection for their November 2006 fee application.	0.50
		2.0 volitoci 2000 tee application.	



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Total Hours Total For Services

12.80

\$2,665.00

Timekeeper Summary	TY	_	
- Summary	Hours	Rate	Amount
Rachael Barainca Debra O. Fullem Richard H. Wyron	11.10 0.40 1.30	150.00 225.00 700.00	1,665.00 90.00 910.00
Total All Timekeepers	12.80	\$208.20	\$2,665.00
Disbursements Duplicating Expense Express Delivery Postage		151.80 99.48 288.34	
	T	otal Disbursemer	nts

Total For This Matter

\$3,204.62



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For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 12 - Retention of Professionals - Orrick

02/08/07 02/20/07	D. Fullem D. Fullem	list (.1); review exis	Review memo from B. Breen regarding ethical wall. Confer with R. Wyron regarding updating of conflict parties list (.1); review existing list (.4); review docket and begin updating list with additional appearances (.6).			
02/26/07	D. Fullem	Review of recent do	Review of recent docket entries; continue update of list of conflict parties. Review and update list of conflict parties to be updated.			
02/27/07	D. Fullem					
		Total Hours Total For Se		2.20	\$495.00	
Timekeeper Summary		Hours	Rate	Amount	V 135.00	

Timekeeper Summary	Hours	Rate_	Amount
Debra O. Fullem	2.20	225.00	495.00
Total All Timekeepers	2.20	\$225.00	\$495.00

Total For This Matter

\$495.00



March 15, 2007 Invoice No. 1060013

For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 13 - Compensation of Professionals - Orrick

R. Barainca	Prepare Certificate of No Objection for Orrick's November	0.50
	2000 Monthly lee application	0.50
	Prepare Orrick's Fourth Quarterly fee application	3.40
D. Fullem	Conter with R. Barainca regarding objection deadlines on	0.10
D. D. H	pending lee applications.	0.10
D. Fullem	Confer with R. Barainca regarding Orrick's fourth quarterly	0.50
	and suggested language for description of corrected conv	
D. Fullem	and postage expenses; review and revise same	
2. 1 diloin	Review CNO filed on Orrick's November fee application;	0.90
	due on November monthly C	
	spreadsheets with information; update	
D. Fullem	Confer with R. Barrings recording to the confer with R. Barrings recording to	
	quarterly fee application	0.20
R. Barainca	Edit Orrick's Fourth Quarterly for application	
R. Barainca	Edit Orrick's Fourth Quarterly fee application	0.30
D. Fullem	Confer with R. Barainca regarding status of filing of	0.30
	Orrick's current quarterly fee application	0.10
D. Fullem	Confer with R. Wyron (1): review of Orrick's application to	1.00
	employ and disclosure billing rates (.6): prepare e-mail to	1.00
n n .	K. Wyron regarding same (.3).	
	Update R. Wyron on our current fee applications to be filed	0.20
K. Barainca	repare Office's Certificate of No Objection for their	0.50
וו ייי ו	December 2006 Monthly fee application	0.50
D. Fullem	Prepare e-mail to P. Reves regarding status of January	1.80
	predills (.1); review response to e-mail (.3); review and	1.00
D Daroinas	make edits to January prebill (1.4)	
K. Daramea	Begin preparing memo in regard to Fee Auditor's Report	1.30
D Fullem	from other cases.	
D. Pullelli	Finish up review and revision to January prebills (.7);	1.30
	follow up with several attorneys to obtain more detail on	
	inch time descriptions and further breakdown of hours for	
D. Fullem		
- , , , , , , , , , , , , , , , , , , ,	and revisions to L. Wyron regarding status of review of	0.10
R. Wyron	Review CNO for Omista River	
	(3): review Orciolds Research On the Republication	0.70
	(13), 10 10 W Office's Fourth Quarterly Fee Application (.4).	
	R. Barainca D. Fullem D. Fullem D. Fullem R. Barainca R. Barainca	R. Barainca D. Fullem Confer with R. Barainca regarding objection deadlines on pending fee applications. Confer with R. Barainca regarding Orrick's fourth quarterly and suggested language for description of corrected copy and postage expenses; review and revise same. Review CNO filed on Orrick's November fee application; prepare e-mail to W. Sparks at Grace regarding payment due on November monthly fee application; update spreadsheets with information on same. Confer with R. Barainca regarding status of Orrick's fourth quarterly fee application. Barainca Barainca Barainca Confer with R. Barainca regarding status of filing of Orrick's Fourth Quarterly fee application. Confer with R. Barainca regarding status of filing of Orrick's current quarterly fee application. Confer with R. Wyron (1); review of Orrick's application to employ and disclosure billing rates (.6); prepare e-mail to R. Wyron regarding same (.3). Update R. Wyron on our current fee applications to be filed. Prepare Orrick's Certificate of No Objection for their December 2006 Monthly fee application. Prepare e-mail to P. Reyes regarding status of January prebills (.1); review response to e-mail (.3); review and make edits to January prebills (.1); review and regard to Fee Auditor's Report from other cases. D. Fullem Prepare e-mail to R. Wyron regarding status of review of and revisions to January prebills Prepare e-mail to R. Wyron regarding status of review of and revisions to January prebills



David Au 17367 page 29	stern, Futures Clain	ns Representative for	W.R. Grace & C		March 15, 2007 Invoice No. 1060013
02/19/07 02/20/07	R. Wyron R. Barainca	Review January	pre-bill.	Objection for the	0.70
		December 2006	Monthly fee and	Objection for the	ır 0.10
02/20/07	R. Barainca	December 2006 Monthly fee application for filing. Edit Orrick's Fourth Monthly fee application.			0.40
02/20/07	R. Barainca	Continue prepar	ng memo in regar	rd to Fee Auditor's	0.40 S Report 2.00
02/20/07	D. Parllana	monitoriel cases	•		
02/20/07	D. Fullem	Review edits to January prebills made by R. Wyron (.2); 1.20 prepare various e-mails to attorneys regarding additional information needed for certain time entries (.5); follow up/insert information in prebills and forward same to P.			
02/21/07	R. Barainca	react for edits (5 }.		
02/22/07	D. Fullem	Prepare Offick's	Fourth Quarterly	fee application for	filing. 0.30
		additional inform	e-mail to G. Ras	mussen regarding	0.10
02/25/07	R. Wyron	additional information needed for Japuary hilling			
02/26/07	D. Fullem	Review January pre-bill and note corrections. Review updated January prebills and make further edits and 1.20			
		comments (1.0);	eview same with	P. Reyes (.2).	dits and 1.20
		Total Hou	1 r e	10.60	
		Total Hours 19.60 Total For Services		19.60	
			551 11003		\$4,567.50
Timekeep	er Summary	Hours	Rate	Amount	
Rachael]	Barainca	0.20			
Debra O		9.30 8.50	150.00	1,395.00	
	H. Wyron	1.80	225.00	1,912.50	
	-	1.60	700.00	1,260.00	
I otal All T	imekeepers	19.60	\$233.04	\$4,567.50	
Disburseme	ents				
Dup	licating Expense		848 ኃላ		
	-	т	868.20	4	
	Total Disbursements		\$868.20		
		Tota	l For This Matte	er	\$5,435.70



March 15, 2007 Invoice No. 1060013

For Legal Services Rendered Through February 28, 2007 in Connection With:

Matter: 15 - Travel Time (Non-Working)

02/15/07 02/15/07	D. Felder J. Ansbro	Travel to and from Durham, North Carolina. Travel to and from meeting in New York City with non- estimation expert.	5.50 0.50
02/16/07 02/20/07	R. Frankel D. Felder	Travel from NY (meeting with D. Austern, etc.). Travel to Boca Raton, Florida for R. Beber and J. Hughes depositions.	2.00 4.00
02/20/07	J. Ansbro	Travel time from New York City to Boca Raton, Florida to attend Grace depositions.	3.30
02/23/07	D. Felder	Return to Washington, D.C. from Boca Raton, Florida.	4
02/23/07	J. Ansbro	Non-working travel time during return from Boca Raton,	4.50
02/26/07	70 3.5 11 1	Florida to New York City.	3.30
02/26/07	R. Mullady, Jr.	Non-working travel to Wilmington for omnibus hearing; non-working return travel.	4.50
02/26/07	R. Frankel	Travel to DC from Wilmington.	1.00

Total Hours
Total For Services

28.60

\$8,192.50

Timekeeper Summary	Hours	Rate_	Amount
John Ansbro Debra Felder Roger Frankel Raymond G. Mullady, Jr.	7.10 14.00 3.00 4.50	312.50 232.50 385.00 347.50	2,218.75 3,255.00 1,155.00 1,563.75
Total All Timekeepers	28.60	\$286.45	\$8,192.50

Total	l For	This	Matter

\$8,192.50

* * * COMBINED TOTALS * * *

Total Hours	742,30	
Total Fees, all Matters Total Disbursements, all Matters		\$384,551.00 \$17,183.12
Total Amount Due		\$401,734.12